

BEFORE THE BOARD OF OIL AND GAS CONSERVATION
DEPARTMENT OF NATURAL RESOURCES
IN AND FOR THE STATE OF UTAH

IN THE MATTER OF THE APPLICATION OF)
AMOCO PRODUCTION COMPANY FOR AN ORDER)
SUSPENDING THE REQUIREMENTS OF RULE) CAUSE NO. 150-2
C-3, GENERAL RULES AND REGULATIONS,)
AND AUTHORIZING SUBSEQUENT DRILLING) ORDER
OPERATIONS IN THE GREAT SALT LAKE.)

Pursuant to Application of Amoco Production Company, this cause came on for hearing before the Board of Oil and Gas Conservation of the State of Utah at 10:00 o'clock a.m., Wednesday, November 20, 1974, in the Executive Conference Room of the Holiday Inn, 1659 West North Temple, Salt Lake City, Utah. The following Board members were present: Chairman Guy N. Cardon, Charles R. Henderson, Robert R. Norman, and Hydrum L. Lee.

Testimony and evidence on behalf of Applicant were presented by the Applicant.

Letters raising questions concerning the Application submitted by representatives of groups concerned with the environment were admitted into evidence. Applicant's witnesses were questioned by members of the Board, the Board's staff, and the representatives of groups present at the meeting. The Board, upon consideration of all of the evidence, and being fully advised in the premises, finds as follows:

F I N D I N G S

1. That due and regular notice of the time, place and purpose of the hearing was given to all interested parties in the form and manner and within the time required by law.
2. That the Board has jurisdiction over the matter covered by said Application and over all parties interested therein and has jurisdiction to make and promulgate the order hereinafter set forth.
3. That the suspension of the rules referred to in Applicant's Application will result in the conservation of oil and gas underlying the Great Salt Lake, will prevent waste and will protect

the correlative rights of all parties in the oil and gas reservoirs to be developed by Applicant.

IT IS THEREFORE ORDERED:

1. That the drilling by Applicant of a well at a location in the center of Section 20, Township 3 North, Range 4 West. SLM, Davis County, Utah, and the drilling by Applicant of a well at a location 1320 feet from the North line and 1320 feet from the West line of Section 5, Township 5 North, Range 6 West, SLM, Box Elder County, Utah, are approved and Rule C-3(b) of the General Rules and Regulations of this Board is suspended with respect to both of said wells.

2. That the Director and Secretary of this Board is hereby authorized to grant administrative approval, without need for additional hearing, with respect to additional wells which may be drilled by Applicant pursuant to Applicant's State of Utah leases in the Great Salt Lake from the same drilling structures used by Applicant to drill the wells permitted above, and Rule C-3(b) is accordingly suspended with respect to such additional wells.

3. That Applicant shall, in addition to other logs to be run in said permitted wells, run a Gamma Ray-Neutron log and a caliper log, said logs to be run from total depth to the base of the surface pipe in each of said permitted wells. Said logs shall be submitted by Applicant to the Board.

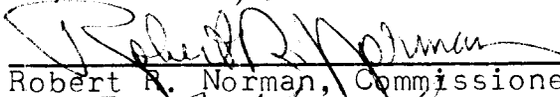
The Board retains continuing jurisdiction over this matter.

Dated this 20th day of November, 1974.

STATE OF UTAH
BOARD OF OIL AND GAS CONSERVATION



Guy N. Cardon, Chairman

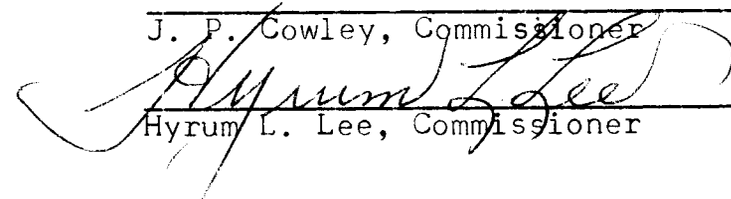


Robert R. Norman, Commissioner



Charles R. Henderson, Commissioner

J. P. Cowley, Commissioner



Hyrum L. Lee, Commissioner